

AMENDMENTS TO THE CLAIMS

- 1 – 26. Cancelled without prejudice or disclaimer.
27. A peanut powder composition comprised of:
50% to 75% peanut powder by weight;
15% to 25% fructose by weight;
6% to 10% sugar by weight;
2% to 6% dextrose by weight;
2% to 6% cocoa powder by weight; and
0% to 1.75% salt by weight.
28. The peanut powder composition of claim 27, further comprised of one or more added proteins.
29. The peanut powder composition of claim 27, further comprised of one or more added sources of caffeine.
30. The peanut powder composition of claim 27, further comprised of natural flavors or artificial flavors.
31. The peanut powder composition of claim 27, further comprised of natural sweeteners or artificial sweeteners.
32. A peanut powder composition comprised of:
40% to 85% peanut powder by weight;
0% to 25% fructose by weight;
0% to 10% sugar by weight;
0% to 6% dextrose by weight;
2% to 6% cocoa; and
0% to 1.75% salt.
33. A beverage composition comprised of 9 to 38 grams of the peanut powder composition of claim 27 blended in at least 6 ounces of a consumable liquid.
34. The beverage composition of claim 33, wherein the consumable liquid is comprised of skim milk, reduced fat milk, whole milk, soya milk, carbonated water, non-carbonated water, or mineral water.
35. A beverage composition comprised of 9 to 55 grams of the peanut powder composition of claim 27 blended in at least 6 ounces of a consumable liquid.

36. The beverage composition of claim 35, wherein the consumable liquid is comprised of skim milk, reduced fat milk, whole milk, soya milk, carbonated water, non-carbonated water, or mineral water.